

1 Mark L. Venardi (SBN 173140)
2 mvenardi@vefirm.com
3 Martin Zurada (SBN 218235)
4 mzurada@vefirm.com
5 VENARDI ZURADA LLP
6 700 Ygnacio Valley Road, Suite 300
7 Walnut Creek, California 94596
8 Telephone: (925) 937-3900
9 Facsimile: (925) 937-3905

10 Attorneys for Plaintiff
11 CHRISTINE STEPHANOS

12 UNITED STATES DISTRICT COURT

13 FOR THE NORTHERN DISTRICT OF CALIFORNIA

14 **CHRISTINE STEPHANOS,**

15 **Plaintiff,**

16 **vs.**

17 **PHARMACA INTEGRATIVE**
18 **PHARMACY, INC.,**

19 **Defendant.**

20 **Case No.: 3:15-cv-01983-TEH**

21 **JOINT REQUEST FOR DISMISSAL**

22 VENARDI ZURADA
700 Ygnacio Valley Road, Suite 300
Walnut Creek, CA 94596
Tel: (925) 937-3900
Fax: (925) 937-3905

23 Plaintiff CHRISTINE STEPHANOS and Defendant PHARMACA INTEGRATIVE
24 PHARMACY, INC. (hereafter the Parties) by and through their counsel of record, hereby request
25 that the Court dismiss the above-entitled matter, with prejudice.

26 //

27 //

28

1
2
3
4
Respectfully Submitted,

5
6
Dated: November 4, 2015

7
8
9
10 VENARDI ZURADA LLP

11
12
13
14
15 /s/ Mark L. Venardi
16 MARK L. VENARDI
17 MARTIN ZURADA
18 Attorneys for Plaintiff
19 CHRISTINE STEPHANOS

20
21
22 Dated: November 5, 2015

23
24
25 LITTLER MENDELSON

26
27
28 /s/ Theodora R. Lee
15 THEODORA R. LEE
16 JOHN S. HONG
17 LITTLER MENDELSON, P.C.
18 Attorneys for Defendant
19 PHARMACA INTEGRATIVE PHARMACY,
20 INC.

